UNITED STATES DISTRICT COURT THE NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION

UNITED STATES OF	AMERICA, Plaintiff,	Case Number _	13-mj-70697-PSG
v. DAVID WYLER	, Defendant.	ORDER OF DETENTION	ON PENDING TRIAL
		C. § 3142(f), a detention hearing was PD. The United States was represent	•
PART I. PRESUMPTION	NS APPLICABLE		
/ / The defen of a prior offense descr	dant is charged with an offense delibed in 18 U.S.C. § 3142(f)(1) whi	scribed in 18 U.S.C. § 3142(f)(1) and le on release pending trial for a federe date of conviction or the release of	ral, state or local offense, and a
	es a rebuttable presumption that no	condition or combination of condition	ons will reasonably assure the safety
of any other person and			
/ / There is p	robable cause based upon (the indi	ctment) (the facts found in Part IV b	elow) to believe that the defendant
has committed an offen			
A		mprisonment of 10 years or more is p	prescribed in 21 U.S.C. §
	801 et seq., § 951 et seq., or § 9	55a et seq., OR	EII ED
В	under 18 U.S.C. § 924(c): use o	55a et seq., OR f a firearm during the commission of	f a feldny. I L
	is a reductable presumption that no	condition of combination of condition	ons will reasonably assure the $JUL - 2 2013$
• • •	ndant as required and the safety of	the community.	
No presum			RICHARD W. WIEKING IIA CLERK, U.S. DISTRICT COURT
PART II. REBUTTAL O	F PRESUMPTIONS, IF APPLICABLE	fficient evidence to rebut the application	NORTHERN DISTRICT OF CALIFORNIA
therefore will be ordere	dant has not come forward with su	incient evidence to reput the applica	note bresumpostations and me
		nce to rebut the applicable presumpti	on[s] to wit:
	en of proof shifts back to the Unite		
	ERE PRESUMPTIONS REBUTTED C		
,		ance of the evidence that no condition	on or combination of conditions will
	ppearance of the defendant as requ		
/ / The Unite	d States has proved by clear and co	onvincing evidence that no condition	or combination of conditions will
reasonably assure the sa	afety of any other person and the co	ommunity.	
	INDINGS OF FACT AND STATEMEN		
/ / The Court	has taken into account the factors	set out in 18 U.S.C. § 3142(g) and a	ll of the information submitted at
the hearing and finds as			
•	, his attorney, and the AUSA have	waived written findings.	
	REGARDING DETENTION		
		orney General or his designated repr	
		sons awaiting or serving sentences of private consultation with defense consultation with defens	r being held in custody pending appeal.
ited States or on the real	nest of an attorney for the Government	nent, the person in charge of the corn	rections facility shall deliver the
fendant to the United Sta	ates Marshal for the purpose of an	appearance in connection with a coun	rt proceeding.
iondant to the omica of	nes masnar for the purpose of an i	A	
$ \int \mathcal{U} $	3	Lon	
ited:	-	HOWARIN B. LLOVD	<u></u>
		HOWARI R. LLOYD	
		United States Magistrate Judge	

AUSA ____, ATTY _____, PTS ____